

**IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF NEW HAMPSHIRE**

UNITED STATES OF AMERICA,)
)
)
)
vs.) Cr. No.: 1:21-cr-144-LM-01
)
)
NATHANIEL ESTABROOK,)
)
)
Defendant.)

INDICTMENT

The Grand Jury charges:

COUNT ONE
(18 U.S.C. § 922 (a)(6) –Making a False
Statement during the Acquisition of a Firearm)

On or about January 6, 2020, in the District of New Hampshire, the defendant,

NATHANIEL ESTABROOK,

in connection with the acquisition of a firearm, a Smith & Wesson, Model 442, .38 special caliber revolver, serial number DMD8017, from MacPherson Firearms LLC, a federally licensed firearms dealer, located in Brentwood, New Hampshire, knowingly made a false and fictitious written statement to MacPherson Firearms LLC that was likely to deceive MacPherson Firearms LLC as to a fact material to the lawfulness of Nathanael Estabrook's acquisition of the firearm. Nathanael Estabrook falsely represented that he was a New Hampshire resident when, in fact, he was a Massachusetts resident, and falsely represented that he was the actual transferee/buyer of the firearm when, in fact, he was not the actual transferee/buyer of the firearm. All in violation of Title 18, United States Code, Section 922(a)(6).

COUNT TWO

(18 U.S.C. § 922 (a)(6) –Making a False Statement during the Acquisition of a Firearm)

On or about May 22, 2020, in the District of New Hampshire, the defendant,

NATHANIEL ESTABROOK,

in connection with the acquisition of a firearm, a Glock, Model G17, 9X 19 mm caliber pistol, serial number GED669, from MacPherson Firearms LLC, a federally licensed firearms dealer, located in Brentwood, New Hampshire, knowingly made a false and fictitious written statement to MacPherson Firearms LLC that was likely to deceive MacPherson Firearms LLC as to a fact material to the lawfulness of Nathanael Estabrook's acquisition of the firearm. Nathanael Estabrook falsely represented that he was a New Hampshire resident when, in fact, he was a Massachusetts resident, and falsely represented that he was the actual transferee/buyer of the firearm when, in fact, he was not the actual transferee/buyer of the firearm. All in violation of Title 18, United States Code, Section 922(a)(6).

Dated: August 30, 2021

A TRUE BILL

/s/ Foreperson of the Grand Jury
Foreperson of the Grand Jury

JOHN J. FARLEY
Acting United States Attorney
District of New Hampshire

/s/ Anna Z. Krasinski

By: Anna Z. Krasinski
Assistant U.S. Attorney